Enter the name of the county in which this case	STATE OF WISCONSIN, CIRCUIT COURT, COUNTY	For Official Use
is filed.	CONTY	
Enter the name of the petitioner. If joint petitioners, enter the name of the wife.	In re the marriage of: Petitioner/Joint Petitioner-Wife:	
	First name Middle name Last name	
	and	Marital Settlement
Enter the name of the respondent. If joint petitioners, enter the name	Respondent/Joint Petitioner-Husband:	Agreement Without Minor Children
of the husband.	First name Middle name Last name	☐ Divorce-40101 ☐ Legal Separation-40201
Check divorce or legal separation.		-
Enter the case number.	C	ase No
Check 1 or 2.	We agree as follows:	
If 2, enter the reason you are asking for a legal separation and not a divorce.	 A. MARITAL RELATIONSHIP 1. Divorce: This marriage is irretrievably broken. 2. Legal Separation: This marriage is broken and the reseparation and not a divorce is: 	
divorce.	B. MAINTENANCE (Spousal Support)	
	1. For the wife:	
Check a, b, or c.	a. The wife waives her right to receive maintenance. Smaintenance at this time, she may never request the from the husband named in this agreement.	•
If b, choose 1 or 2.	b. The wife is not requesting maintenance at this time, request it in the future. Her right to request mainten	
If 2, enter the reasons. If c, enter the	1. ☐ any appropriate circumstance. 2. ☐ the following circumstance(s) only:	idiloo lo ilililoo to.
maintenance amount and	c. The husband shall pay maintenance to the wife in the	ne amount of \$
the month and year the	per month beginning on the first day of the month o	
payments should begin	Maintenance shall end on the last day of the month	
and end.	or until the wife remarries, dies, or by court order, w	
	2. For the husband:	
Check a, b, or c.	a. The husband waives his right to receive maintenand waiving maintenance at this time, he may never red	quest that a court award him
If b, choose 1 or 2. If 2, enter the reasons.	maintenance from the wife named in this agreemer b. The husband is not requesting maintenance at this request it in the future. His right to request mainter 1. any appropriate circumstance.	time, but leaves open his right to nance is limited to:
If c, enter the	2. ☐ the following circumstance(s) only: c. ☐ The wife shall pay maintenance to the husband in the	-
maintenance amount and		
the month and year the	month beginning on the first day of the month of	
payments should begin and end.	Maintenance shall end on the last day of the month	
	the husband remarries, dies, or by court order, which	never comes first.

	2. Poursonte abell he made to the Wissen	ain Cumpant Callagtions	Two at Com at (\A)	LCCTE\.
Check a, b, or c.	3. Payments shall be made to the Wisconsin Support Collections Trust Fund (WI SCTF):a. \(\subseteq \) No maintenance payments will be made.			
	b. Directly from the payer to WI SCTI		d).	
If c, enter the payer's	c. By income assignment from the pa	ayer's employer as indic	ated below:	
employer information.	Employer name:			
Parties may not make	Employer name:			
payments directly to	Address of payroll office:	State:	Zin:	
each other. (See WI	City: Phone:	Fav:	Ζιρ	
Stat. 767.265)	i none.	I ax		
Enter the rate of the interest and check a or b. If a, enter the date by which the payment shall be made. If b, enter the amount of the monthly payment and the month and year the payments shall begin.	4. Arrearages for Maintenance: The amo shall be determined by the court at the tir interest at the rate of% per year. Paa A one-time payment to the WI SCT b Through monthly income withholdin \$ beginning a 20 until the arrearages are page. C. MEDICAL INSURANCE	me of the final hearing a ayment shall be made a F made by (date) ng by the WI SCTF in the on the first day of the maid in full.	nd shall be pai is follows: e amount of onth of	d and earn
	No later than the date of the final hearing, ear the availability of COBRA or other continuation. D. DEBTS AND LIABILITIES 1. Each party is individually responsible for an experience of the final hearing, each the final hearing, each the availability of COBRA or other continuation.	on benefits under their c ny debts incurred by tha	urrent health ca	
Enter the date [month,	(date) 2. The following debts and liabilities shall be		a al.	
day, year] on which each	2. The following debts and liabilities shall be	paid by the party indicat	To be paid	To be paid
spouse is or was responsible for his/her	Creditor's Name	Balance	by wife	by husband
own debts.		\$		
For each debt owed		\$		
individually or jointly,		\$		
write the name, current balance, and check who		\$		
will be responsible for		\$		
payment.		\$		
If more space is		\$		
necessary, attach additional sheets.		\$ \$	H	H
		T		ш
	3. The parties agree and understand:			
	 Each party assigned a debt shall be ful 	ly reenancible for that a	bligation and s	hall not
	- Lacii party assigned a debt shall be ful	iy rosponsible for that O	ongation and S	nan not

- make any demands upon the other party concerning that debt.
- Any debt not listed shall be the responsibility of the party who incurred it and that party shall not make any demands upon the other party concerning that debt.
- Creditors are NOT bound by this agreement and that each party remains liable to creditors for all marital debts.
- Any party who suffers a loss because of a failure of the other party to pay an assigned debt may enforce that obligation by a motion for contempt of court.

E. PERSONAL PROPERTY DIVISION

The parties agree to the final personal property division as indicated below.

Complete the chart to the best of your ability.

Note: Using the chart at the right is strongly encouraged as it may avoid confusion or future problems.

List the property and check if the wife or husband will have temporary use of the property until the	Who will have possession?			
divorce/legal separation is final.				
	Wife = W	Husband		
Household Items		W	H	
			<u> </u>	
			Щ.	
			井	
			H	
			H	
			H	
			H	
Automobiles		w		
Year, Make, Model		VV	Н	
			Щ.	
Constitue Otenha Denda Mutual Funda Commo	lite. A security		Ш	
Securities: Stocks, Bonds, Mutual Funds, Commod Name of Company & # of shares	nity Accounts	W	Н	
Name of Company & # of Shares				
			Ħ	
Cash and Deposit Accounts		w	Н	
Name of Bank or Financial Institution		**		
			Щ.	
			<u> </u>	
			井	
Other Personal Property				
Description of Asset		W	Н	
2000 piloti oi 710001				

Indicate when and how any exchange of property will take place.

Any exchange of property shall be made by (date)	
according to the following arrangements:	

Any property not listed above shall be awarded to the party who has possession at the time of the final hearing.

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§§767.10 and 767.27, Wisconsin Statutes

F. REAL ESTATE

	l . —
Check 1 or 2.	 1. Neither party owns any real estate at this time. 2. One or both parties own real estate at this time.
If 2. and the parties own	A. Primary Residence: The parties own a primary residence located at:
a primary residence, check A.	Address:
	City: State Zip
If A, enter the address and Parcel Identification	Parcel Identification Number (Tax Key Number):
Number, which can be	Attached is a legal description of this property.
found on your real estate tax bill.	1. The primary residence shall be awarded to the:
	a. 🔲 Wife
Attach a copy of the legal description.	b. Husband
legal description.	and that party shall be responsible for outstanding financial obligations,
Check 1 or 2.	and the other party shall be held harmless from any liability.
If 1, check a or b.	 The residence shall be placed on the market for sale and the mortgage, taxes, and insurance will continue to be made by the:
If 1, check a of b.	a. Wife
If 2, check a, b, or c and	b. Husband
enter how the repairs,	c. Shared equally
etc. will be handled while the sale is	until the closing date. Pending sale, parties agree to handle any
pending.	necessary repairs, special assessments and other extraordinary
	circumstances as follows:
Entantha manaantaaa	
Enter the percentage each party shall receive.	The money from the sale of this residence shall be used to pay the usual
The total amount must	costs of a sale and prorations, and any balance on the existing mortgage
equal 100%.	Upon payment of all costs, the proceeds left from the sale shall be divide between the parties as follow:
	4 1 1/2 1
	1. The wife to receive
If the parties own other	B. Other Real Estate: One or both of the parties own additional real estate,
real estate (including any timeshare interests),	including any timeshare interests, which is disclosed and divided as set forth in
check B, complete the	the attached Schedule A.
attached Schedule A	T. 6. 679 D 11. 11. 11. 11. 11. 11. 11.
found at the end of this document.	Transfer of Title: Both parties understand that this marital settlement agreement alone
document.	will not transfer title to one party or the other, but such a transfer requires a fully executed Quit Claim Deed or a Wisconsin Real Estate Transfer Return signed by the parties.
	The party awarded a parcel of real estate shall be responsible for having the necessary
	documents prepared.
	1
Check 1 or 2.	G. EQUALIZATION OF MARITAL PROPERTY DIVISION
If 2, enter the amount. And	 1. No payment is required to be made to equalize the marital property division. 2. A payment of \$ is required to equalize the marital property division
check a1 or a2.	a. This payment shall be made by the:
And, check b1, b2 or b3. If	1. \square Wife to the husband.
b2, enter the date [month,	2. Husband to the wife.
day, year].	b. This payment:
If b3, enter the amount of	1. has already been made.
the monthly payment and the month and year the	2. shall be made in a lump sum payment no later than (date)
payments shall begin.	3. shall be paid in the amount of \$ per month beginning
Enter the amount of interest	on the first day of the month of, 20, 20, c. The amount shall earn interest until paid in full at the rate of% per year:
(if any) in c and check c1 or	c. The amount shall earn interest until paid in full at the rate of% per year. 1. ☐ From the date of the final hearing.
c2.	2. From the date of the final healing.

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 $\S767.10$ and 767.27, Wisconsin Statutes

H. TAXES

1. Year of Divorce/Legal Separation:

- The parties agree to file their income tax returns for the year of the divorce/legal separation consistent with the rules of the IRS, Wisconsin Department of Revenue, and Wisconsin's Marital Property law.
- The parties understand that their marital status on the last day of the year determines their filing status for that year, whether married or single.
- The parties acknowledge that each are responsible for seeking tax advice from a tax professional with regard to issues of this divorce/legal separation.

Check a or b.

If b, indicate how the parties agree to handle the filing (expenses and refund, if any).

Check 1, 2, or 3.

If 2 or 3, enter the former name.

- a. \square Tax returns for all previous years have been filed.
- b. \square The parties agree to file returns for the previous tax years as follows: _____

H. LEGAL NAME RESTORATION

1. Neither party requests the use of a former legal surname.	
2. The Wife requests the use of a former legal surname of:	
3. The Husband requests the use of a former legal surname of:	

Note: If this is an action for legal separation, the court cannot allow a spouse to resume a former legal surname unless and until the judgment is converted to a divorce.

Check 1 or 2.

If 2, attach any additional agreements.

I. OTHER AGREEMENTS

We understand that any oral agreements are not enforceable by the court.

- **1.** We have no other agreements, written or oral, concerning this marriage.
- **2.** We have attached written agreements concerning this marriage, copies of which are attached.

J. AGREEMENTS and UNDERSTANDINGS

We understand and agree that:

- We could each get an attorney to review this agreement.
- This form was provided as a convenience and may NOT cover all issues.
- This agreement may have tax consequences and that seeking tax advice is suggested.
- We have fully disclosed each of our income, debts, assets and liabilities to each other.
- Maintenance is deductible by the payer and taxable to the payee.
- Any court order regarding the division of property is final as of the date of the final hearing and can never be changed.
- There are certain legal presumptions under Wisconsin law, such as marital property should be divided 50/50.

K. VOLUNTARY EXECUTION / NATURE OF AGREEMENT

We assume equal responsibility for the entire content of this agreement. We have entered into this marital settlement agreement freely and voluntarily and not because of any undue influence. In some instances, the agreement represents a compromise of disputed issues. We believe the terms to be fair and reasonable under the circumstances.

We acknowledge that there may be substantial legal and tax implications with regard to this agreement. We understand that lack of knowledge of the law may not be sufficient to convince the court that relief from these provisions is required. We acknowledge that each of us has the right to seek the advice of our own personal attorney.

L. MUTUAL / GENERAL RELEASE

We release each other from any claim of any nature that may exist. Neither of us may, at any time hereafter, sue the other, or our heirs, personal representatives, and assigns, for the purpose of enforcing any or all of the rights relinquished and/or waived under this agreement. We agree that in the event any suit shall be commenced, this release, when pleaded, shall constitute a complete defense to any such claim or suit so instituted by the other party. We understand that this mutual and general release shall not become effective until this Marital Settlement Agreement is approved by the court.

M. FULL DISCLOSURE AND RELIANCE

We warrant to each other that there has been an accurate, complete, and current disclosure of all income, assets, debts, and liabilities. We understand and agree that deliberate failure to provide complete disclosure constitutes perjury under sec. 767.27 Wis. Stats. and a fraud upon the court. The property referred to in this agreement represents all the property in which either party has any interest. This agreement is based on our financial disclosure statements. We relied on these financial representations when entering into this agreement.

N. RESTRAINING ORDER

We agree to never interfere with the personal liberty of the other, or to go on the premises occupied by the other as a residence except with permission of that party.

O. EXECUTION OF DOCUMENTS

Now, or in the future, on demand, we agree to execute and deliver any and all documents that may be necessary to carry out the terms and conditions of this agreement.

P. DIVESTING OF PROPERTY RIGHTS

Except as otherwise provided for in this agreement, we give up all rights to the property awarded to the other.

All property awarded to a party shall be the separate property of that party.

We shall have the right to manage our separate property as if we had never been married.

Q. SURVIVAL OF AGREEMENT AFTER JUDGMENT

We agree that the provisions of this agreement shall survive any subsequent judgment of divorce and shall have independent legal significance. This agreement is a legally binding contract, entered into for good and valuable consideration. It is contemplated that in the future either of us may enforce this agreement in this or any other court of competent jurisdiction.

R. JURISDICTION

This county shall have jurisdiction for all disputes unless otherwise agreed to in writing or as provided under Wisconsin Statutes.

S. APPROVAL OF COURT REQUIRED

We have read this agreement and agree with its terms. We submit this **Marital Settlement Agreement** to the court for approval, and request the court to incorporate its terms in the final

judgment. Once approved by the court, we understand that either of us may enforce this agreement in this or any other court of competent jurisdiction.

T. WAIVER OF APPEARANCE

We agree that the court may proceed with the final hearing without further notice, and consent to judgment being entered on the petition, pursuant to the terms of this **Marital Settlement Agreement** even if the respondent or one of the joint petitioners does not appear.

The wife must sign and print her name.	Signature
Enter the date on which	Print or Type Name
she signed her name.	Date
Note: This signature does not need to be notarized.	
The husband must sign and print his name.	Signature
	Print or Type Name
Enter the date on which he signed his name.	Date

Note: This signature does not need to be notarized.

SCHEDULE A - DIVISION OF OTHER REAL ESTATE

Addres	S:	State		
Parcel I		mber (tax key Number):_		
4 F		is a legal description of the shall be awarded to the		
1. [_ The real esta a. ☐ Wife	te shall be awarded to the	2 :	
	b. Husbar	nd		
			outstanding finar	ncial obligations, and the other party
		harmless from any liabilit		Total conganone, and and cone party
2. [market for sale a	nd the mortgage, taxes, and insurance
		to be made by the:		
	a. Wife			
	b. ☐ Husbar c. ☐ Shared			
			arties agree to h	andle any necessary repairs, special
				s follows:
				ed to pay the usual costs of a sale and Upon payment of all costs, the
	•	from the sale shall be div		
				e parties as follow.
	2. The hu	e to receivesband to receive	<u> </u>	
Parcel :	3: The parties o	wn other real estate locat	ed at:	
		State		
Parc	el Identification	Number (tax key Numbe	r):	
	Attached is	a legal description of t	his property.	
		estate shall be awarded to	o the:	
	a. ☐ Wif b. ☐ Hu			
			r outstanding fina	ancial obligations, and the other party
		d harmless from any liabil		ancial obligations, and the other party
				ale and the mortgage, taxes, and
		e will continue to be made	e by the:	
	a. ☐ Wif b. ☐ Hu			
	_	ared equally		
			arties agree to h	andle any necessary repairs, special
				s follows:
	 -			
	•			used to pay the usual costs of a sale
		ons, and any balance on eft from the sale shall be		gage. Upon payment of all costs, the
		vife to receive		
		usband to receive		%.
	١ ١١١٠ -			701